under authority of this section, it being the purpose and intent of this section to prevent the levy and collection of special taxes for all purposes to a greater extent than one-third of one per centum on property and one dollar on each poll.

SEC. 6. That the provisions of sections one, two and five of this Election upon act shall be submitted to a vote of the qualified voters of the city of question of issu-Raleigh, at an election to be held in said city on a day to be designated by the board of aldermen at any time after ten days from and after the ratification of this act, and after a public notice of thirty days preceding the election, of the time and places when the election shall be held, which notice shall contain a copy of said sections one, two and five of this act, or a synopsis of the same, and shall be published in two or more newspapers published in the city of Raleigh. Said election shall be held and returns thereof made under the same rules and regulations as exist in case of elections for aldermen of the city. Those qualified voters approving the issue of the bonds provided for in sections one and two, and the levy and collection of the particular taxes provided for in section five of this act, shall deposit in a ballotbox a slip containing the printed or written word "approved": and those disapproving the same shall deposit a like ballot with the printed or written word "disapproved." If a majority of such voters shall vote "approved," it shall be deemed and held that a majority of the qualified voters of the city of Raleigh are in favor of giving the board of aldermen authority to issue the bonds authorized by sections one and two of this act, and to levy the special tax so authorized in section five of this act, and the board of aldermen shall have such authority. If the board of aldermen deem it advisable, the vote upon the issuance of the bonds authorized by said sections one and two of this act may be had separately, and in that case there shall be two ballot-boxes, in one of which those qualified voters approving the issue of the bonds provided for in section one, and the levy of the special tax provided for by subsection one of section five of this act for that issue of bonds, shall deposit a ballot with the printed or written words "street improvement-approved," and those disapproving the same shall deposit a like ballot with the written or printed words "street improvement-not approved"; and if a majority of such voters shall vote "street improvement—approved," then it shall be deemed and held that a majority of the qualified voters of the city of Raleigh are in favor of giving the board of aldermen authority to issue the bonds provided for in section one, and to levy the special tax provided for in subsection one of section five of this act, and the board of aldermen shall have such authority; but if a majority of them vote "street improvement—not approved," then the board of aldermen shall not have said authority. In the other of said ballot-boxes those qualified voters of the city of Raleigh approving the issue of the bonds provided for in section two of this act,